

ADOT - General Tracking

51st Legislature - 2nd Regular Session, 2014

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Bill Summaries

H2003: WATERCRAFT; CIVIL AND CRIMINAL PENALTIES

Establishes civil penalties for a person who operates a motorized watercraft and refuses to submit to a test for alcohol concentration or drug content, to be deposited in the Prison Construction and Operations Fund and the Law Enforcement and Boating Safety Fund. Monies from civil and criminal penalties for operating a motorized watercraft while under the influence are deposited in the Law Enforcement and Boating Safety Fund instead of the Public Safety Equipment Fund. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Borrelli

H2003:WATERCRAFT; CIVIL AND CRIMINAL PENALTIES 4/22 signed by governor. Chap. no. awaited.

H2004: FIRST INFORMER BROADCASTERS

The Department of Emergency and Military Affairs is authorized to coordinate with a broadcasting association and/or a cable television telecommunication association in Arizona to develop plans for preparing for and responding to an emergency or disaster. A statewide organization that represents radio or television providers is required to train and certify broadcast engineers and technical personnel that are critical to station operations as first informer broadcasters, and requirements for the training are specified. To the extent practicable, state and local government agencies are required to allow a first informer broadcaster access to an area affected by an emergency or disaster for specified purposes. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Borrelli

H2004:FIRST INFORMER BROADCASTERS 4/15 signed by governor. Chap. 20, Laws 2014.

H2027: GOLF CARTS; NEVS; PASSING; DRIVING

In an age restricted community located in an unincorporated area of a county with a population of more than 3 million (Maricopa County), a person is permitted to drive a golf cart or a neighborhood electric vehicle (NEV) on a paved shoulder adjacent to a roadway or as close as practicable to the right-hand curb if there is no paved shoulder. Drivers may overtake and pass a golf cart or NEV even if the driver's vehicle shares a lane with the golf cart or NEV when the overtaking and passing occur. A person driving a golf cart or NEV must yield the right-of-way to a vehicle travelling in the same direction that is intending to turn to the right. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Lesko

H2027:GOLF CARTS; NEVS; PASSING; DRIVING 4/15 signed by governor. Chap. 23, Laws 2014.

H2100: ADDRESS CONFIDENTIALITY PROGRAM

Participants in the Address Confidentiality Program are added to the list of persons who may request that the general public be prohibited from accessing the person's address and telephone number contained in records maintained by the county recorder, county assessor and county treasurer, including voter registration information. Program participants must attach a copy of his/her

current and valid Program authorization card and a statement of certification provided by the Secretary of State's office when making the request. Increases the length of time a certification for the Program is valid to five years, from four years. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Brophy McGee

H2100:ADDRESS CONFIDENTIALITY PROGRAM 4/22 signed by governor. Chap. no. awaited.

H2105: COURT-ORDERED EVALUATIONS; PEACE OFFICERS

Peace officers are authorized to take into custody any individual the officer has probable cause to believe is a danger to self or others as a result of a mental disorder, instead of only those individuals where the probable cause is based on the officer's own observations. Emergency clause. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Kavanagh

H2105:COURT-ORDERED EVALUATIONS; PEACE OFFICERS 4/23 signed by governor. Chap. no. awaited.

H2109: CERTIFICATES OF TITLE; VEHICLES; TRANSFER

Licensed motor vehicle dealers are required to make the application for a certificate of title within 30 days after a purchase or transfer, increased from 15 days. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Fann

H2109:CERTIFICATES OF TITLE; VEHICLES; TRANSFER 4/15 signed by governor. Chap. 27, Laws 2014.

H2111: COMMERCIAL DRIVER LICENSES

Instruction permit holders for commercial driver licenses may be accompanied by a person with the same or higher class of license issued by any other qualifying state, instead of only issued by Arizona. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Fann

H2111:COMMERCIAL DRIVER LICENSES 4/16 signed by governor. Chap. 46, Laws 2014.

H2120: MOTOR VEHICLE SALES

Motor vehicle dealers are prohibited from parking a motor vehicle for the primary purpose of displaying the vehicle for sale on a public street, highway, parking lot or other public property, or on any private property where the public may lawfully drive (other than the dealer's lot). Modifies various penalties for motor vehicle dealer violations. Also, peace officers are required to cause the removal and either immobilization or impoundment of a vehicle that is displayed for sale with a vehicle identification number that has been destroyed, removed, covered or altered. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Fann

H2120: MOTOR VEHICLE SALES 4/16 signed by governor. Chap. 48, Laws 2014.

H2123: BD OF TECHNICAL REGISTRATION; REGISTRANTS

A registrant with the Board of Technical Registration who seeks reactivation of an inactive certificate of registration and who has not been registered in the profession, instead of "engaged" in the profession, for the immediately preceding five years is required to take the applicable professional examination. Retroactive to January 1, 2013.

First sponsor: Rep. Petersen

H2123:BD OF TECHNICAL REGISTRATION; REGISTRANTS 3/20 from Senate com-energy-mil with amend [#4745](#).

H2125: AIR QUALITY FORECASTING; NONATTAINMENT AREAS

The Department of Environmental Quality is required to develop and disseminate air quality dust forecasts for any PM-10 nonattainment or maintenance areas designated in Arizona beginning January 1, 2012, in addition to the forecasts for the Maricopa County PM-10 nonattainment area. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Pratt

H2125:AIR QUALITY FORECASTING; NONATTAINMENT AREAS 4/17 signed by governor. Chap. 86, Laws 2014.

H2145: IDENTIFYING INFO; PEACE OFFICER SPOUSES

The spouse of a peace officer is added to the list of persons who may file an affidavit to request county officers and the Department of Transportation prohibit access to that person's residential address and telephone number contained in certain public records, and who must be notified of the expiration of restrictions on related public records. Emergency clause. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Borrelli

H2145:IDENTIFYING INFO; PEACE OFFICER SPOUSES 4/23 signed by governor. Chap. no. awaited.

H2148: MUNICIPALITIES; COUNTIES; TRANSFER; RIGHT-OF-WAY

A transfer of a county right-of-way or roadway to an adjacent municipality must be treated by the municipality as if the transferred property was newly annexed territory. A county improvement district for lighting public streets and parks that is entirely annexed into a municipality must be converted from a county improvement district to a municipal improvement district on adoption of a resolution by the municipality, delivering notice of the resolution to the county board of supervisors and recording the resolution with the county recorder. Applies to any county or municipal improvement district for lighting public streets and parks that is formed before or after the effective date of this legislation. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Borrelli

H2148:MUNICIPALITIES; COUNTIES; TRANSFER; RIGHT-OF-WAY 4/22 signed by governor. Chap. no. awaited.

H2199: VEHICLE EQUIPMENT; LIGHTING

A tail lamp is added to the list of vehicle lamps that must be maintained at all times in good working condition, in addition to a stop lamp or other signal lamps. AS PASSED HOUSE.

First sponsor: Rep. E. Farnsworth

H2199:VEHICLE EQUIPMENT; LIGHTING 2/25 referred to Senate rules only.

H2204: MILITARY APPLICANTS; COMMERCIAL DRIVER LICENSES

The Department of Transportation may waive the commercial driver license test requirement for an applicant who has separated from the U.S. armed forces under honorable conditions within the time period prescribed in federal code, instead of in the last 90 days, and meets other statutory requirements. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Borrelli

H2204:MILITARY APPLICANTS; COMMERCIAL DRIVER LICENSES 4/16 signed by governor. Chap. 50, Laws 2014.

H2226: VEHICLE EMISSIONS INSPECTION PROGRAM

Modifies the specific emissions tests different classes of vehicles are required to pass in Area B. Vehicles manufactured after the 1974 model year are subject to a tampering inspection as prescribed by rules adopted by the Department of Environmental Quality, instead of on at least a biennial basis and according to

other statutory specifications. Dept rules may provide for testing exemption for cranes and oversize vehicles that require specified permits, and vehicles that are not in use and that are owned by Arizona residents while on active military duty outside of Arizona. Requirements for motor vehicle dealers selling a vehicle with less than one year remaining before it must undergo an emissions test apply in Area B, in addition to Area A. Conditionally enacted on the U.S. Environmental Protection Agency approving the proposed modifications as part of the state implementation plan for air quality by July 1, 2017. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Fann

H2226:VEHICLE EMISSIONS INSPECTION PROGRAM 4/17 signed by governor. Chap. 89, Laws 2014.

H2260: SMALL BUSINESS BILL OF RIGHTS

Each state agency that conducts audits, inspections or other regulatory enforcement actions is required to create and post on their website a small business bill of rights that includes specified information. At the request of an authorized representative of a regulated small business, agencies must provide a written document of the small business bill of rights. The agency notice of the small business bill of rights must include the process by which a small business may file a complaint with designated agency employees or the Office of the Ombudsman-Citizens Aide. The list of rights a person has relating to regulation by state agencies is expanded to include that a person may have his/her administrative hearing on contested cases heard by an independent administrative law judge as prescribed by statute. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Forese

H2260:SMALL BUSINESS BILL OF RIGHTS 4/23 signed by governor. Chap. no. awaited.

H2262: TRANSPORTATION NETWORK SERVICES (~~CORPORATIONS; PURPOSES; DIRECTORS & OFFICERS~~)

Would have established regulations for "transportation networks" (defined), including requirements to file with the Corporation Commission or Secretary of State, annually conduct safety inspections of motor vehicles, maintain a commercial liability insurance policy with specified minimum coverage and provide proof of the coverage to the Department of Weights and Measures, and conduct criminal background checks and driver license record checks on each potential transportation network operator. Transportation networks would have been authorized to offer transportation network trips at no charge, suggest a donation or charge a fare. Transportation network operators would have been prohibited from soliciting or accepting street hails. Requirements for transportation network operators would have been established. Violations of these requirements would have been subject to a civil penalty of up to \$1,000 for each violation, not to exceed \$10,000 for any 30-day period. Transportation network vehicles and transportation networks would not have been subject to further regulation by counties and municipalities. AS VETOED BY GOVERNOR. Her veto message stated that consumer safety must not be sacrificed for the sake of innovation, and that the bill created gaps in insurance coverage that resulted in financial risks for transportation network drivers, passengers and other motorists.

First sponsor: Rep. Forese

H2262:TRANSPORTATION NETWORK SERVICES 4/24 VETOED [message](#).

H2268: SCRAP METAL DEALERS

Statute regulating certain types of scrap metal transactions does not apply to transactions involving materials consisting of a metal product in its original manufactured form that is composed of no more than 20 percent by weight of nonferrous metal. For transactions with industrial accounts, a scrap metal dealer

is permitted to give a seller on site a check made payable to an industrial account. The list of metal that scrap metal dealers are prohibited from knowingly purchasing is expanded to include metal municipal storm grates that are used to allow for water drainage from municipal streets or alleys. A scrap metal dealer's license that is current and in good standing with a municipality's or county's licensing system before September 13, 2013 cannot be required to reapply for licensure unless there is an event or circumstance that requires an amendment or filing under the municipal or county licensing system requirements. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Forese

H2268: SCRAP METAL DEALERS 4/17 signed by governor. Chap. 90, Laws 2014.

H2306: FINGERPRINT CLEARANCE CARDS; PERIODIC CHECKS

The Department of Public Safety is required, instead of permitted, to conduct periodic state criminal history records checks, and is permitted to conduct periodic federal criminal history records checks when authorized by federal law, for the purpose of updating fingerprint clearance cards. The list of offenses that preclude a person from receiving a fingerprint clearance card is expanded to include trafficking of persons for forced labor or services. AS SIGNED BY GOVERNOR.

First sponsor: Rep. J. Pierce

H2306:FINGERPRINT CLEARANCE CARDS; PERIODIC CHECKS 4/16 signed by governor. Chap. 56, Laws 2014.

H2321: PROCUREMENT CODE OMNIBUS

Various changes to the Arizona Procurement Code, including exempting the Department of Gaming for problem gambling treatment services contracts with licensed behavioral health professionals, and exempting contracts for credit reporting services. State employees who have a "significant procurement role" (defined) are prohibited from accepting a position with or having employment discussions with the successful offeror and their lobbyists during a period beginning on signature of the first nondisclosure agreement for a solicitation or at the time of request for a procurement and ending one year after the purchased materials are delivered or the purchase of services or construction begins. The Director of the Department of Administration is authorized to waive any or all of the waiting period in excess of 24 months. Beginning October 1, 2014, if an agency uses a qualified vendor list of persons or entities that are eligible to be selected to design, develop, implement or construct any form of project associated with the list, any procurement officer who evaluated or approved the vendor list or any employee having a significant procurement role in developing the vendor list is prohibited from accepting an offer of employment from or having employment discussions with a vendor on the list within one year after the initial publication of the list or with a newly added vendor within one year after the vendor is added to the original list. These prohibitions do not apply to procurement officers or employees who in good faith rely on a determination issued by the Director that s/he has not had a significant procurement role. AS SIGNED BY GOVERNOR.

First sponsor: Rep. J. Pierce

H2321:PROCUREMENT CODE OMNIBUS 4/22 signed by governor. Chap. no. awaited.

H2323: BLUE ALERT NOTIFICATION SYSTEM

The Department of Public Safety is required to establish a blue alert notification system as a quick response system designed to issue and coordinate alerts following an attack on a law enforcement officer that meets specified conditions. AS SIGNED BY GOVERNOR.

First sponsor: Rep. J. Pierce

H2323:BLUE ALERT NOTIFICATION SYSTEM 4/15 signed by governor. Chap. 34, Laws 2014.

H2329: INSURANCE; NOTIFICATION; CANCELLATION; NONRENEWAL

Notice of nonrenewal or cancellation of insurance may be electronically delivered or mailed by first class mail using intelligent mail barcode or another similar tracking method. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Livingston

H2329:INSURANCE; NOTIFICATION; CANCELLATION; NONRENEWAL 4/16 signed by governor. Chap. 58, Laws 2014.

H2339: FIREARMS; PERMIT HOLDERS; PUBLIC PLACES

It would not have been considered misconduct involving weapons to carry a deadly weapon at a public establishment or event if the person possessed a valid concealed weapons permit. Would not have applied to public establishments or events that had security personnel and electronic weapons screening devices and that required each person carrying a deadly weapon to leave it in possession of the security personnel while the person was in the establishment or event. Would not have applied to an "educational institution" (defined elsewhere in statute), community colleges, public universities, or the licensed premises of any public establishment with a liquor license. AS VETOED BY GOVERNOR. Her veto message stated that she vetoed similar measures in 2011 and 2012 and the majority of her concerns were not address in this bill, and that she is concerned about the unfunded mandate this bill establishes on state and local governments, which is an unnecessary diversion of limited resources.

First sponsor: Rep. Barton

H2339:FIREARMS; PERMIT HOLDERS; PUBLIC PLACES 4/22 VETOED [message](#).

H2362: DPS; SCHOOL BUS RULES OVERSIGHT

The Department of Public Safety, instead of the Department of Administration, is responsible for developing rules for school buses. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Fann

H2362:DPS; SCHOOL BUS RULES OVERSIGHT 4/16 signed by governor. Chap. 59, Laws 2014.

H2385: COST ACCOUNTING STUDY COMMITTEE (~~STATE AGENCIES; BUDGET SUBMISSION~~)

Would have established a 12-member State Agency Cost Accounting Legislative Study Committee to study and develop legislative recommendations relating to mechanisms for collecting information regarding monies that are spent or otherwise pass through each budget unit in relation to projected expenditures. The Committee would have been required to report to the Governor and the Legislature by July 1, 2015, and would have self-repealed October 1, 2015. AS VETOED BY GOVERNOR. Her veto message stated that the Legislature already has the authority to create a study committee and this legislation is not necessary.

First sponsor: Rep. Olson

H2385:COST ACCOUNTING STUDY COMMITTEE 4/24 VETOED [message](#).

H2389: TRANSACTION PRIVILEGE TAX CHANGES (~~TECH CORRECTION; TPT~~)

A person desiring to engage or continue in business within a municipality that imposes a municipal privilege tax is required to apply to the Department of Revenue for an annual municipal privilege tax license, accompanied by a fee of up to \$50. The Dept is required to hold the fees in trust for the municipality and is prohibited from using the monies for any other purpose. The person may not

engage or continue in business until obtaining the license, which is valid only for the calendar year in which it is issued. The renewal fee is due and payable on January 1 and is considered delinquent if not received by the last business day of January. Beginning January 1, 2015, if a taxpayer continues in business without timely renewing a municipal privilege tax license, a civil penalty of up to \$25 must be added to the renewal fee for each jurisdiction. A person engaged in business in two or more locations or under two or more business names is required to procure a municipal privilege tax license for each location or business name regardless of whether all locations or business names are reported on a consolidated return. A person who files a consolidated return is required to pay only a single municipal privilege tax renewal fee for each local jurisdiction. Session law requires the Dept to mail a single license renewal notice for state and municipal tax licenses to existing license holders beginning October 1, 2014. The Dept is authorized to enter into an agreement with municipalities that did not have an intergovernmental contract or agreement in effect as of January 1, 2013 with the Dept to provide for a unified or coordinated licensing, collection and auditing program for those municipalities to contribute to the payment of the electronic system for transaction privilege and affiliated excise taxes through money or resources. Repeals the Municipal Tax Hearing Office, effective upon issuance of the final decision promulgated by the Office. Also, the list of deductions from the tax base for the restaurant classification of transaction privilege taxes, the list of items exempt from use taxes and the list of items that municipalities are prohibited from levying a transaction privilege or other similar tax on are expanded to include sales of food and drink at low or reduced prices to eligible elderly, disabled or homeless persons by a restaurant that contracts with the Department of Economic Security and that is approved by the U.S. Department of Agriculture if the purchases are made with the benefits issued under the supplemental nutrition assistance program. AS PASSED CONFERENCE COMMITTEE.

First sponsor: Rep. Lesko

H2389:TRANSACTION PRIVILEGE TAX CHANGES 4/23 House adopted conference report #5108 and passed on final reading 53-0. Passed Senate on final reading 26-0; ready for governor.

H2404: AGENCIES; THIRD-PARTY ELECTRONIC SERVICE PROVIDERS

Any state agency is permitted to authorize any person to be a "third-party electronic service provider" (defined). Requirements for these providers are specified. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Stevens

H2404:AGENCIES; THIRD-PARTY ELECTRONIC SERVICE PROVIDERS 4/22 signed by governor. Chap. no. awaited.

H2410: INFO TECH AUTHORIZATION COMMITTEE; MEMBERSHIP

The following members of the Information Technology Authorization Committee are permitted to appoint a designee for the Committee: four private industry members, two state agency directors, and two members from either private industry or state government. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Stevens

H2410:INFO TECH AUTHORIZATION COMMITTEE; MEMBERSHIP 4/22 signed by governor. Chap. no. awaited.

H2411: CRIMINAL TRESPASS; OFFENSE (~~SMALL SCALE COMPUTING SYSTEMS~~)

Knowingly entering or remaining on any real property of another if the person is violating any other state or local law is added to the list of acts constituting criminal trespass in the third degree, a class 3 (mid-level) misdemeanor. AS PASSED SENATE.

First sponsor: Rep. Stevens

H2411:CRIMINAL TRESPASS; OFFENSE 4/16 passed Senate 18-11; ready for House action on Senate amendments.

H2414: PUBLIC RECORDS; BURDENSOME REQUESTS (~~INFO TECH; PROFESSIONAL DEVELOPMENT; STAFF~~)

The Department of Administration is required to provide direction for the professional development of information technology staff of budget units and oversee the professional development of Dept staff.

First sponsor: Rep. Stevens

H2414:PUBLIC RECORDS; BURDENSOME REQUESTS 4/21 FAILED to pass Senate 6-17.

H2415: PRIME CONTRACTING DEDUCTION; WASTE FACILITY (~~INFORMATION TECHNOLOGY; INTEROPERABLE RADIO COMMUNICATIONS~~)

The list of deductions from the tax base for the prime contracting transaction privilege tax classification is expanded to include the gross proceeds of sales or gross income derived from a contract for the construction of a "mixed waste processing facility" that is located on a "municipal solid waste landfill" (both defined) and that is constructed for the purpose of recycling solid waste or producing renewable energy from landfill waste. Retroactive to January 1, 2013.
AS SIGNED BY GOVERNOR.

First sponsor: Rep. Stevens

H2415:PRIME CONTRACTING DEDUCTION; WASTE FACILITY 4/24 signed by governor. Chap. no. awaited.

H2420: COUNTY SUPERVISORS; POPULATION THRESHOLD; MEMBERSHIP (~~GOVERNMENT WEBSITES; OPEN MEETINGS; MATERIALS~~)

Any county having a "population" (defined as the population according to the annual population estimate provided by the Office of Employment and Population Statistics) of at least 150,000 but not more than 175,000 persons and having a county board of supervisors that consists of three persons is required to submit to the electors of the county, at the next general election after the release of the population estimate from the Office of Employment and Population Statistics, the question of whether the county will elect five members to the board. If a majority of the voters approve, the board of supervisors is required to redistrict the county pursuant to statute. At the next general election immediately following the approval, the county must elect five members to the board. If the next general election is held in a year that is the last year of the term of the three members already holding office, the five persons elected hold office for a term of four years beginning on January 1 immediately following their election. If the next general election is held in a year that is not the last year of the term of the three members already holding office, the two additional persons elected hold office for a term of four years beginning on January 1 immediately following their election and the three members already holding office continue to serve their terms without regard to whether they are residents of the newly redrawn supervisorial districts for the remainder of that term. Thereafter, board members must be residents of their supervisorial districts and the term of office for members of that board will be staggered four-year terms. AS PASSED SENATE.

First sponsor: Rep. Stevens

H2420:COUNTY SUPERVISORS; POPULATION THRESHOLD; MEMBERSHIP 4/24 House concurred in Senate amendments and passed on final reading 34-22; ready for governor.

H2429: TOWED VEHICLES; IMPOUNDMENT NOTIFICATION (~~TECH CORRECTION; ABANDONED VEHICLES; MONIES~~)

Within three business days after a law enforcement agency receives notice from a person that a vehicle was towed without the consent of a vehicle owner or after a peace officer employed by the agency removes and immobilizes or impounds a vehicle, the agency is required to enter information about the vehicle's removal or towing in the Arizona Crime Information Center Database. A towing firm is permitted to have only one contractual agreement per geographic towing area with the Department of Public Safety or a county or municipality for towing and/or storage services. If a towing firm with a contractual agreement acquires another towing firm with a contractual agreement, both agreements remain valid for one year after the date of the acquisition. An agency is permitted to allow a towing firm to use resources from another towing firm if the agency deems the use of those resources necessary for a traffic management incident. AS PASSED CONFERENCE COMMITTEE.

First sponsor: Rep. Fann

H2429:TOWED VEHICLES; IMPOUNDMENT NOTIFICATION 4/24 Senate adopted conference report #5140. House adopted conference report #5140 and passed on final reading 56-0. Passed Senate on final reading 26-0; ready for governor.

H2430: COMBINATION VEHICLES; SIZE; WEIGHT; LOAD

The Department of Transportation or a local authority is authorized to issue special permits for any combination of truck/tractor/semitrailer if the overall length of the cargo carrying unit of the vehicle combination does not exceed 95 feet and the overall gross weight of the vehicle combination does not exceed 129,000 pounds. Previously, the special permits could be issued for vehicle combinations of a truck or truck tractor, a semitrailer and one full trailer that did not exceed 111,000 of gross vehicle weight. Special permits may be issued for 30 days, in addition to the previously allowed one year. Establishes fees for special permits for these vehicle combinations. The Dept is authorized to issue an envelope permit for a vehicle with two axles that is transporting a nonspecific and nonreducible vehicle or cargo on a highway if specified conditions are met. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Fann

H2430:COMBINATION VEHICLES; SIZE; WEIGHT; LOAD 4/16 signed by governor. Chap. 60, Laws 2014.

H2437: PUBLIC COMMITTEES; REPEAL; SUNSET

Requires any new study committee established by the Legislature to include in its enabling legislation a specific expiration date for the committee that is not more than eight years after the effective date of the enabling legislation. The Joint Legislative Committee on Homeland Security is renamed the Joint Legislative Committee on Border and Homeland Security, the Committee's duties are expanded to include border security issues, and the Committee is required to submit a report to the Governor and the Legislature by December 31 of each year. Repeals the Child Support Committee, the Domestic Relations Committee and the Joint Legislative Committee on Adoption Promotion. Repeals the Community Notification Guidelines Committee, and establishes statutory community notification requirements for sex offenders to notify the surrounding neighborhood, area schools, appropriate community groups and prospective employers, including requiring level 2 or 3 offenders to give a flyer with specified information to the local electronic and print media to enable information to be placed in a local publication. Repeals the Arizona Housing Commission, the Task Force for Retraining Disabled Military Veterans, the State Agency Fee Commission, the Probate Advisory Panel, the Joint Legislative Oversight Committee on Residual Contamination of Drug Properties, the Task Force for Retraining Disabled Military Veterans, the Performance Based Incentives Program Oversight Committee, the Administrative Rules Oversight Committee, the Joint

Legislative Review Committee on Transportation between Sonora, Mexico and Arizona, the Joint Legislative Committee on Federal Mandates, the Arizona Aerospace and Defense Commission, the Commission on Privatization, Efficiency and Competition and various committees established in session law. Establishes a termination date of July 1, 2018 for the Joint Legislative Audit Committee, a termination date of July 1, 2019 for the Arizona Peace Officers Memorial Board and the Senior Advisory Committee for Homeland Security, a termination date of July 1, 2020 for the Joint Border Security Advisory Committee and the Data Governance Commission in the Department of Education, a termination date of July 1, 2021 for the State Emergency Council and the Rural Business Development Advisory Council and the Tobacco Revenue Use Spending and Tracking Commission, a termination date of July 1, 2022 for the Joint Legislative Income Tax Credit Review Committee, a termination date of July 1, 2024 for the Oversight Council on Driving or Operating Under the Influence Abatement, the School Bus Advisory Council and the Maricopa County Regional Planning Agency, a termination date of July 1, 2025 for the Legislative Governmental Mall Commission, and a termination date of July 1, 2026 for the Debt Oversight Commission and the Joint Committee on Capital Review. Establishes a termination date of July 1, 2019 for the state's participation in the Multistate Highway Transportation Agreement, and of July 1, 2020 for Arizona's participation in the Education Commission of the States. Beginning in 2022 and every eight years thereafter, the Legislature is required to review the state's participation in the Interstate Commission for Adult Offender Supervision in order to determine whether to remain a compacting state. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Gowan

H2437:PUBLIC COMMITTEES; REPEAL; SUNSET 4/24 signed by governor. Chap. no. awaited.

H2442: AIR QUALITY; BEGIN ACTUAL CONSTRUCTION

For the purpose of air quality regulations, the definition of "begin actual construction" is modified. Deletes the conditional enactment of 2010 amendments to certain air quality regulations, retroactive to October 1, 2013. AS PASSED HOUSE.

First sponsor: Rep. Gowan

H2442:AIR QUALITY; BEGIN ACTUAL CONSTRUCTION 4/22 passed Senate 22-6; ready for governor.

H2448: JUST COMPENSATION; TAX CREDITS (~~CONTRACTING IT SERVICES; STUDY COMMITTEE~~)

Establishes a 7-member Information Technology Study Committee to determine the costs and benefits associated with state agencies contracting for information technology (IT) services, determine which state agency IT services would benefit from contracting, and develop a timeline for outsourcing IT services. The Committee is required to report to the Governor and the Legislature by December 31, 2015. Self-repeals October 1, 2016. AS PASSED HOUSE.

First sponsor: Rep. Gowan

H2448:JUST COMPENSATION; TAX CREDITS 4/22 FAILED to pass Senate on reconsideration 11-17.

H2459: RULEMAKING; RESTRICTIONS (~~FIREARM; DEFINITION~~)

State agencies would have been prohibited from adopting any new rule that would increase existing regulatory restraints or burdens on the free exercise of property rights or the freedom to engage in an otherwise lawful business or occupation, unless the rule was a component of a comprehensive effort to reduce regulatory restraints or burdens or was strictly ministerial in implementing legislative standards. Any person subject to a civil or criminal proceeding arising from the enforcement of a rule in violation would have had a defense to the

enforcement action. Would not have applied to rules governing public employees or rules necessary for health regulatory boards to provide for public safety and enforce the standard of care. AS VETOED BY GOVERNOR. Her veto message stated that while she commends the sponsor for the effort to reduce regulations, she believes this legislation would have unintended consequences negatively impacting state agencies' ability to implement state law.

First sponsor: Rep. E. Farnsworth

H2459:RULEMAKING; RESTRICTIONS 4/23 VETOED [message](#).

H2505: LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY

If the court finds by a preponderance of the evidence that a person's use of intoxicating liquor, drugs, or vapor releasing substances was a contributing factor to a motor vehicle accident, the court is required to order the person to complete alcohol or other drug screening. If the person's driver license or permit is suspended as a result of a conviction related to the accident, the Department of Transportation may require the alcohol or drug screening as a condition of license reinstatement. Additionally, the penalty for a driver failing to render reasonable assistance to a person injured in an accident caused by the driver is increased to a class 6 (lowest) felony, from a class 3 (mid-level) misdemeanor. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Gray

H2505:LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY 4/15 signed by governor. Chap. 38, Laws 2014.

H2547: MAJOR EVENT PUBLIC SAFETY REIMBURSEMENT

Establishes the Major Event Public Safety Reimbursement Fund to reimburse the "host community" (defined) for the extra expense of providing public safety personnel and equipment that is directly attributable to a "major event" (defined) held in Arizona. The State Treasurer is required to deposit an amount equal to the estimated cost in a major event public safety report approved by the Department of Administration, up to \$2 million, from the general fund to the Fund. The host community is permitted to submit to the Dept a request for reimbursement from the Fund that includes a summary of the actual expenses incurred in hosting the event. On receipt of a reimbursement request, the Dept must remit monies from the Fund to cover the costs within 30 days. Self-repeals January 1, 2016. Also establishes an 8-member Major Event Public Safety Reimbursement Study Committee to review the major event public safety report and recommend to the Legislature whether to continue the Fund. The Committee is required to report to the Governor and the Legislature by December 1, 2015, and self-repeals October 1, 2016. AS PASSED HOUSE.

First sponsor: Rep. Gowan

H2547:MAJOR EVENT PUBLIC SAFETY REIMBURSEMENT 4/22 Senate COW FAILED to approve after adopting amend [#4815](#) and a Crandell floor amendment. Roll call: [10-16](#).

H2562: PROBATION; PEACE OFFICERS; RIGHTS; INVESTIGATIONS

Various changes relating to law enforcement officers and probation officers. Statutes governing discipline of law enforcement officers and probation officers, including time limitations, internal investigations, polygraph examinations and appeals, and statutes governing law enforcement or probation officers as witnesses are repealed and replaced. Establishes a peace officers bill of rights. Requires employers to make a good faith effort to complete any investigation of misconduct within 180 days, instead of 120 business days. Effective January 1, 2015. AS PASSED SENATE.

First sponsor: Rep. J. Pierce

H2562:PROBATION; PEACE OFFICERS; RIGHTS; INVESTIGATIONS 4/25 signed by governor. Chap. no. awaited.

H2580: ALT FUEL VEHICLES; REGISTRATION; INSPECTION

Alternative fuel vehicles are required to be emissions tested beginning in the sixth registration year, instead of the fourth registration year. The requirement for owners of alternative fuel vehicles to either have the vehicle emissions tested or pay a fee for the first three registration years is deleted. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Pratt

H2580:ALT FUEL VEHICLES; REGISTRATION; INSPECTION 4/17 signed by governor. Chap. 99, Laws 2014.

H2640: GOVT INVESTIGATIONS; INDEPENDENT 3RD PARTY

If a municipal governing body calls for an investigation of the municipality or any municipal department, the governing body is prohibited from using an investigator that has not been approved by the Auditor General. If a county board of supervisors or the state calls for an investigation of the county or a county or state agency or department, the county board of supervisors or state is required to contract with a licensed independent third party selected by the Auditor General to conduct the investigation. AS PASSED HOUSE.

First sponsor: Rep. Townsend

H2640:GOVT INVESTIGATIONS; INDEPENDENT 3RD PARTY 3/24 from Senate gov-env with amend [#4817](#).

H2667: PERSONS WITH DISABILITIES

The state is required to use the term "persons with disabilities" in all laws, rules, publications, orders, actions, programs, policies and signage. The state must revise these items to use the term "persons with disabilities" only when updates are otherwise necessary. Statutory terminology is changed to "a person with a disability" or a "person with a developmental disability" instead of "disabled" or "developmentally disabled," and the term "disability" replaces the term "handicap." Contains a legislative intent section. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Mach

H2667:PERSONS WITH DISABILITIES 4/23 signed by governor. Chap. no. awaited.

S1032: SPECIAL LICENSE PLATES; STANDARD DESIGN

All special license plates must have a standard design with one three-inch square area on the plate that is set aside for a logo or message. Contains a legislative intent section.

First sponsor: Sen. Farley

S1032:SPECIAL LICENSE PLATES; STANDARD DESIGN 3/24 from House rules okay.

S1063: MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE

It is not misconduct involving weapons to enter a public establishment or attend a public event while carrying a deadly weapon after a reasonable request by the operator or sponsor of the event to remove the weapon and place it in temporary and secure storage if the public establishment or event is not in full compliance with statutory firearm storage requirements.

First sponsor: Sen. Murphy

S1063:MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE 3/20 from House jud do pass.

S1091: SUNRISE; COMMITTEES OF REFERENCE; REFERRAL

The Joint Legislative Audit Committee is removed from the sunrise process for the

regulation of new health professions and nonhealth professions and occupations, and sunrise reports are submit directly to the President of the Senate and the Speaker of the House of Representatives.

First sponsor: Sen. Crandell

S1091:SUNRISE; COMMITTEES OF REFERENCE; REFERRAL 4/25 signed by governor. Chap. no. awaited.

S1097: SILVER ALERT NOTIFICATION SYSTEM

The Department of Public Safety is required to establish the silver alert notification system as a quick response system designed to issue and coordinate alerts following the report of a missing person who is 65 year of age or older under specified conditions.

First sponsor: Sen. Griffin

S1097:SILVER ALERT NOTIFICATION SYSTEM 4/25 signed by governor. Chap. no. awaited.

S1132: MOBILE HOMES; RELOCATION EXPENSES

Increases the maximum amount of relocation assistance a mobile home owner may receive from the Mobile Home Relocation Fund under specified circumstances to \$1,500, from \$1,000. The payment of relocation expenses must be made when the installer or contractor has obtained valid permits to move the mobile or manufactured home to a new location and provides documentation to the Department of Fire, Building and Life Safety that the installation of the mobile or manufactured home at the new location is complete, has been inspected by the Dept and is approved for occupancy, instead of being paid at or before the time of relocation. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Griffin

S1132:MOBILE HOMES; RELOCATION EXPENSES 4/23 signed by governor. Chap. no. awaited.

S1152: TRANSPORTATION SAFETY ZONES; PASSENGER AREAS

Municipalities are authorized to establish a transportation safety zone if the municipal governing body finds it necessary to preserve the public health, safety and general welfare. On establishment of a transportation safety zone, the municipality is authorized to place and maintain permanently affixed signs at the public vehicular access points leading into the zone. Except in the event of a public safety emergency, municipalities cannot prescribe the order in which a vehicle may load or unload passengers in a transportation safety zone. Municipalities are authorized to establish "passenger convenience areas" and "vehicle-for-hire lanes" (both defined) within a transportation safety zone. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Crandell

S1152:TRANSPORTATION SAFETY ZONES; PASSENGER AREAS 4/23 signed by governor. Chap. no. awaited.

S1168: TEENAGE DRIVERS; COMMUNICATION DEVICES PROHIBITED (~~DISABILITY PLACARDS; NONPROFIT ORGANIZATIONS; LIMIT~~)

For the first six months that a class G driver licensee holds the license, the licensee is prohibited from driving a motor vehicle while using a wireless communication device for any reason, except during an emergency in which stopping the vehicle is impossible or will create an additional hazard. Does not apply beginning on the licensee's 18th birthday. Instruction permit holders for a class D or G driver license are prohibited from driving a motor vehicle while using a wireless communication device for any reason, except during an emergency in which stopping the vehicle is impossible or will create an additional hazard. Peace officers are prohibited from stopping or issuing a citation to a person for violations of these prohibitions unless the peace officer has a reasonable cause to believe

there is another alleged violation of a motor vehicle law. Establishes penalties for violations. Effective July 1, 2015. AS PASSED HOUSE.

First sponsor: Sen. McComish

S1168:TEENAGE DRIVERS; COMMUNICATION DEVICES PROHIBITED 4/15 passed House ~~40-20~~; ready for Senate action on House amendments.

S1201: AUTOCYCLE; CLASS M LICENSE; EXEMPTION (~~TECH CORRECTION; UNORDERED MERCHANDISE~~)

A class M driver license would not have been necessary for operating an "autocycle" (defined as a three-wheeled motorcycle with a completely enclosed seating area equipped with a roll cage, safety belts and antilock brakes and designed to be controlled with a steering wheel and pedals). A "motorized quadricycle" (defined as a commercial motor vehicle that is self-propelled by an emission-free electric motor, that seats at least eight passengers and that is licensed by the Department of Weights and Measures to operate as a limousine) would have been prohibited from being operated at a speed of more than 15 miles per hour and from being driven on a highway with a posted speed limit of more than 35 miles per hour. Motorized quadricycles would have been allowed to be licensed as limousines. AS VETOED BY GOVERNOR. Her veto message stated that the visible consumption of alcohol on public streets in these open air vehicles is inconsistent with other laws and could present a public safety risk.

First sponsor: Sen. Burges

S1201:AUTOCYCLE; CLASS M LICENSE; EXEMPTION 4/23 VETOED [message](#).

S1284: PUBLIC SAFETY OFFICERS; OMNIBUS

Various changes relating to public safety officers. The Cancer Insurance Policy Program administered by the Public Safety Personnel Retirement System (PSPRS) for participating employers that employ firefighters and peace officers is expanded to include corrections officers and detention officers that participate in PSPRS or the Corrections Officer Retirement Plan. The Department of Corrections, Department of Juvenile Corrections or counties or municipalities are permitted to establish a voluntary cancer insurance policy program for employees who are corrections officers or detention officers, collect the payments for the program and submit the monies to the PSPRS Board on behalf of employees who voluntarily enroll in the program. The repeal date for the public safety officer supplemental benefits plan is extended three years to October 1, 2017. State employee appeals for denials for supplemental benefits under the plan are exempt from the uniform administrative hearings procedures of the Administrative Procedures Act. For these appeals, the Department of Administration is permitted to establish an alternative appeal hearing process and to contract with another government agency or with a third party to conduct hearings of appeals. PSPRS members with at least five years of service may elect to redeem up to 60 months of prior service as full-time paid corrections officers engaged in law enforcement duties. Effective January 1, 2015, a peace officer who believes that the life or safety of the officer or another person is in danger that will be reduced by restricting access to the officer's "personal identifying information" (defined) may request that the general public be prohibited from accessing superior court records that contain the information by filing an affidavit in each superior court case that contains the information. If the court finds that the life or safety of the officer or another person is in danger and that the danger will be reduced by restricting access to the officer's personal identifying information, the court is required to grant the petition and restrict access as necessary. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Crandell

S1284:PUBLIC SAFETY OFFICERS; OMNIBUS 4/23 signed by governor. Chap. no. awaited.

S1306: GOVERNMENT ENTITIES; CREDIT CARD PAYMENTS

A "governmental entity" (defined) may require that a vendor accept a specific method of payment exclusively for any goods or services provided by the vendor to the entity. If a governmental entity pays a vendor by credit card, the entity is required to disclose in its annual financial report the amount of any reward, discount, incentive or other financial consideration received by the entity resulting from the credit card payment. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Griffin

S1306:GOVERNMENT ENTITIES; CREDIT CARD PAYMENTS 4/22 signed by governor. Chap. no. awaited.

S1315: FEDERAL MONIES; LEGISLATIVE APPROP

The Legislature retains the authority to appropriate all "noncustodial federal monies" (defined) received by the state. Effective January 1, 2016.

First sponsor: Sen. Melvin

S1315:FEDERAL MONIES; LEGISLATIVE APPROP 3/20 from House appro do pass.

S1326: STATE PARKS; DONATIONS; FUND; TRANSPORTATION

The Department of Revenue is required to provide a space on the individual income tax return form in which a taxpayer may designate an amount of the taxpayer's refund as a voluntary contribution to the newly established Sustainable State Parks and Roads Fund. Monies in the Fund must be used by the Arizona State Parks Board to operate, maintain and make capital improvements to state parks. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Shooter

S1326:STATE PARKS; DONATIONS; FUND; TRANSPORTATION 4/22 signed by governor. Chap. no. awaited.

S1474: USED MOTOR VEHICLE DEALER; DEFINITION

The maximum number of used motor vehicles a person is permitted to sell in a contiguous 12 month period without being required to be licensed as a used motor vehicle dealer is increased to six, from three. AS SIGNED BY GOVERNOR.

First sponsor: Sen. D. Farnsworth

S1474:USED MOTOR VEHICLE DEALER; DEFINITION 4/17 signed by governor. Chap. 81, Laws 2014.

S1480: SPECIAL LICENSE PLATES (~~SCHOOLS; TRANSPORTING DISTRICT CONVERSION~~)

The Department of Transportation is authorized to issue special developmental disabilities awareness license plates if an entity pays \$32,000 in start-up costs by December 31, 2015. Of the \$25 annual fee, \$8 is an administrative fee and \$17 is a donation to the Developmental Disabilities Awareness Special Plate Fund, to be allocated to a nonprofit organization dedicated to serving persons with developmental disabilities and that meets other specified requirements. The Dept is authorized to issue special equine education organization license plates if an entity pays \$32,000 in start-up costs by December 31, 2015. Of the \$25 annual fee, \$8 is an administrative fee and \$17 is a donation to the Equine Education Organization Special Plate Fund, to be allocated to a nonprofit organization that conducts equine research of a scientific nature, provides monies for equine education scholarships and that meets other specified requirements. The Dept is authorized to issue special professional golf license plates if an entity pays \$32,000 in start-up costs by December 31, 2015. Of the \$25 annual fee, \$8 is an administrative fee and \$17 is a donation to the Arizona Professional Golf Special Plate Fund, to be allocated to a nonprofit organization that develops and operates youth golf programs in Arizona and that meets other specified requirements. The

Dept is authorized to issue special first responder license plates if an entity pays \$32,000 in start-up costs by December 31, 2015. Of the \$25 annual fee, \$8 is an administrative fee and \$17 is a donation to the First Responder Special Plate Fund, to be allocated to a charitable organization that offers financial assistance and support to families of public safety officers who are seriously injured or killed in the line of duty, and that meets other specified requirements. The Dept is authorized to issue special regionally accredited institution of higher education license plates if an entity pays \$32,000 in start-up costs by December 31, 2015. Of the \$25 annual fee, \$8 is an administrative fee and \$17 is a donation to the Regionally Accredited Institution of Higher Education Special Plate Fund, to be allocated to a foundation of a regionally accredited institution of higher education in Arizona that meets specified requirements. The Dept is authorized to issue special firefighter license plates if an entity pays \$32,000 in start-up costs by December 31, 2015. Of the \$25 annual fee, \$8 is an administrative fee and \$17 is a donation to the Firefighter Special Plate Fund, to be allocated to a nonprofit organization that has a mission of leading, serving and collaborating to mobilize enduring philanthropy for a better state and that meets other specified requirements. The Dept is authorized to issue special fallen hero license plates if a foundation pays \$32,000 in start-up costs by December 31, 2014. Of the \$25 annual fee, \$8 is an administrative fee and \$17 is a donation to the Fallen Hero Special Plate Fund, to be allocated to a foundation providing resources and educational scholarship support to veterans, military personnel and their dependents. The deadline for an entity to pay start-up costs for special Arizona professional hockey club license plates is moved to December 31, 2014, from December 31, 2011. AS PASSED HOUSE.

First sponsor: Sen. Griffin

S1480: SPECIAL LICENSE PLATES 4/23 Senate concurred in House amendments and FAILED to pass on final reading
14-14.